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ENCLOSURES (Check all that apply)								
Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement		Petition Petition to Provision Power of Change of Terminal Request	etition etition to Convert to a rovisional Application ower of Attorney, Revocation hange of Correspondence Address erminal Disclaimer equest for Refund D, Number of CD(s) Landscape Table on CD		After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below): return postcard			
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name								
Gordon E. Nelson, Patent Attorney, PC								
Signature & Chalan C. U. Con								
Printed name Gordon E. Nelson								
Date July 21, 2005			Reg. No. 30,09			93		
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CERTIFICATE OF TRANSMISSION/MAILING								
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Signature & Welon								
Typed or printed nam	e Gordon E.					Date	July 21, 2005	

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (parlee01.005)

Applicant:

Robert Parlee

Paper No.:

Application No:

10/671,078

Group Art Unit: 3611

Filed:

9/25/03

Examiner: David T. Beck

FAX: 517-273-2942

Title: Techniques for making carbon fiber bicycle frames

Commissioner for Patents Alexandria, VA 22313-1450

Response to a non-final Office action under 37 C.F.R. 1.111

Background

Applicant received a first Office action in the above application mailed 4/29/05. After a restriction requirement and election, claims 17 and 19-23 remained for examination. If claim 17 is found to be patentable, the restriction requirement will no longer include claim 18, which is dependent from claim 17. In the first Office action, Examiner rejected claims 17 and 19-23 under 35 U.S.C. 102 as anticipated by U.S. Patent 4,986,949, Trimble, Method of making composite bicycle frames, issued 1/22/91 (henceforth Examiner graciously granted Applicant a telephonic interview on "Trimble"). Wednesday, July 20 at 10:00. Applicant's attorney submitted an Argument to Examiner prior to the interview to aid Examiner in his preparation for the interview. In the interview, Examiner agreed that the claims as amended in the Argument were patentable over Trimble and pointed out that strictly speaking, tubes are included in Trimble's mold. Applicant's attorney thanks Examiner for the interview and for his conclusion that the claims as amended are patentable over Trimble. This response includes the claims as amended in the Argument and better states the differences between Applicant's techniques and those of Trimble.